

Appl. No. 10/616,657  
Ex Parte Quayle Amend/Resp dated February 7, 2006  
Reply to Office Action of December 15, 2005

### Remarks/Arguments

Claims 1-7 and 15-22 were provisionally elected (i.e. elected with traverse) in the Response to the Restriction filed July 8, 2005. The Examiner in the December 15<sup>th</sup> Ex Parte Quayle Office Action withdrew the restriction requirement.

Thus, claims 1-22 are pending and allowable if various objections to the specification due to informalities are overcome.

The specification has been amended. No new matter has been added with any of these amendments.

Given that the claims have been allowed and in view of the amendments to the specification and any comments below, Applicant submits that the objections to the specification raised by the Examiner have been traversed and thus this application is in condition for allowance/issuance. Applicant respectfully requests that the Examiner consider the amendments and any comments and forward a Notice of Allowance in due course.

- a. Applicant notes with appreciation that the PTO 1449 form has been returned with the Examiner's initials indicating that the cited art has been considered.
- b. The Examiner has noted that Bluetooth has been used in the application and that this term may be a trademark and indicated that it should be capitalized and accompanied by generic terminology when used. Applicant has amended the two paragraphs of the specification where

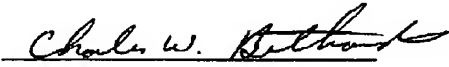
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Bluetooth was used to include generic terminology with the use of Bluetooth (which is already capitalized), and thus believes the objections raised by the Examiner have been traversed.

c. Claims 1-22 are allowed.

In view of the amendments and comments noted above, Applicant believes the objections have been overcome and thus respectfully requests that the Examiner reconsider the present application, withdraw the objection to the specification, and move this application to allowance. Although it is not anticipated that any fees are due or payable since this response is being timely filed within the allowed two month time period, the Commissioner is hereby authorized to charge any fees that may be required to Deposit Account No. 50-3435.

Respectfully submitted,

  
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